## **EXHIBIT 21**

IN THE CIRCUIT COURT OF THE 15TH JUDICIAL CIRCUIT IN AND FOR PALM BEACH COUNTY, FLORIDA

OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS, STATE OF FLORIDA,

Plaintiff,

VS.

CASE NO: 50-2007-013940XX

WORLD AVENUE U.S.A., LLC, a Delaware Limited Liability Corporation, Successor by Merger to NIUTECH, LLC, a Florida Limited Liability Corporation, and NIUNIU JI, an individual.

Defendants.

## PLAINTIFF'S VOLUNTARY DISMISSAL

The Plaintiff, OFFICE OF THE ATTORNEY GENERAL, DEPARTMENT OF LEGAL AFFAIRS, STATE OF FLORIDA voluntarily dismisses this case "with prejudice, the parties to bear their own fees and costs" pursuant to the terms and conditions of the Assurance of Voluntary Compliance entered in AG#L06-3-1089, on January 16, 2008, incorporated by reference herein.

Respectfully submitted,

BILL McCOLLUM, ATTORNEY GENERAL

Jeffrey M. Dikman

Senior Assistant Attorney General

Florida Bar No: 274224

OFFICE OF THE ATTORNEY GENERAL

1515 North Flagler Drive, Suite 900 West Palm Beach, FL 33401 Telephone: 561-837-5000

Facsimile: 561-837-5109

## CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing was served by regular US Mail, first class postage prepaid, this 6th day of February, 2008 to:

- (1) GREENBERG, TRAURIG, P.A., Attn: Mark Schnapp and Andres K. Rubinoff, 1221 Brickell Ave., Miami, FL, 33131 and;
- (2) GREENBERG, TRAURIG, P.A., Attn: Kenneth Horky, and John L. McManus, 401 East Las Olas Blvd., Suite 2000, Ft. Lauderdale, FL 33301.

Jeffrey M. Dikman, Sr. Asst. Atty. General

Florida Bar #274224

STATE OF FLORIDA . PALM BEACH COUNTY

i hereby certify that the foregoing is a true copy of the regord in my, office.

THIS 19 DAY OF 16 JOHN P. 20 10

TEHK & COMPTROLLED

DEPUTY CLERK

Jeffrey Allan Hirsch Tel (954) 768-8285 Fax (954) 765-1477 HirschJ@gtlaw.com

November 22, 2010

The Honorable Kenneth D. Stern South County Courthouse 200 West Atlantic Avenue Delray Beach, Florida 33444 KStern@pbcgov.org

In Re: The Marriage of Lisa Armoyan, Petitioner/Wife and Vrege Armoyan, Respondent/Husband

<u>Case No. 502009DR012086XXXXSB FZ</u>

Dear Judge Stern:

Pursuant to your ruling from the bench on November 17, 2010, I am enclosing a copy of the Privilege Log of Armco Capital, Inc., together with the items described in the Privilege Log in the enclosed sealed envelope.

The Privilege Log, Exhibit "B" to enclosed filing, describes each item by Bate Label number, date, nature of the item (in each case an email), and a description of the item, and the basis for the claimed privilege, such as attorney/client privilege based on corporate legal advice, accountant client/privileged, legal advice, and such. Of course, the items listed on the privilege Log found in the enclosed envelope are being delivered to you under seal, pending your determination of the claim of privilege Armco Capital, Inc. has asserted. We have provided a copy of the Privilege Log to all counsel of record. We advise you that we seek to rehear your bench ruling of November 17, 2010 and that, pursuant to that certain Stay Order, dated November 3, 2010, in *Armoyan v. Armoyan*, Case No.: 502009DR012086XXXXSB, in the Fourth District court of Appeals, you cannot proceed further until the Stay Oder is lifted. Armco Capital, Inc.'s claim of privilege with respect to the documents herein provided should await the lifting of the stay in this case.

Respectfully submitted,

Jeffrey Allan Hirsch

JAH/ay Enclosures

cc: Joel M. Weissman, Esq. (sent via facsimile and U.S. Mail w/Privilege Log and w/o Privileged Documents provided in-camera to Court)

Case 8:08-cv-00921-PJM Document 525-33 Filed 11/22/10 Page 5 of 5 The Honorable Kenneth D. Stern November 19, 2010 Page 2

Melinda Gamot, Esq. (sent via facsimile and U.S. Mail w/Privilege Log and w/o Privileged Documents provided in-camera to Court)

FTL 107,931,224v1 11-19-10